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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION			40124/09201	
In re Application of: May				
Application No.:	10/584,880			
Filed:	June 6, 2007			
For:	Magnetic Principle BasedTorque Sensor (as amended)			
The orner. NCTEngineering GmbH. o o 100_percent interest in the instant application hereby disclaims, scoops as provided below the terminise part of the statutory term of any patient granted on the instant application which would expend expend the expiration date of the full statutory term of any patient granted on pending reference Application Namier. 11(573,078 — fixed on 11(26/2007 — as such term is defined in 50 U.S. C. 154 and 173, and as the term of any patient granted on said reference application may be shortened by any terminal disclaimer fleet prior to the grant of any patent or and during such pended that it and any patient granted on the instant application shall be entrocable only for and during such pended that it and any patient so granted on the instant application shall be entrocable only for and during such pended that it and any patient so granted on the instant application shall be entrocable only for and during such pended that it and any patient so granted on the instant application and is bending upon the granted on the first patient so granted and is bending upon the granted. See a such pended that it and any patient granted on the Instant application and is bending upon the granted, as such patients are granted and is bending upon the granted.				
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application has would extend to the expiration date of the fall statatory term as defined in 35 LSC. 154 and 175 of any patent granted on said reference application. The state term of any patent granted on said reference application may be shortened by any terminal disclaimer field prior to the grant of any patent continues the product of the grant of any patent on the pending freence application. The event that any such patent; granted on the pending reference application replies for fallow to pay a maintenance doe, is field unenforceable, is found make by a count of completel jurisdiction, is statutorily disclaimed in whose or terminally disclaimed under 37 CFR 1.37, has all claims canceled by a reexamination certificate, is reliased, or is in any manner terminated direct on the expiration or its but statutory term as shortened by any terminal disclaimer filed prior to its grant.				
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2 The undersigned is an all	orney or agent record. Reg. No	45.559		
	// D	110/		
	// /	W//	January 7, 2009	
	Signature	Oleg/F. Kaplun, Esq.	Date	
<i></i>	Typed or printed name			
			212-619-6000 Telephone Number	
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This collection of trimmodium required by 37 CFR 13.11. The statements in required to obtain or the state state of the statement of table 12 monitors to proceed in application. Confidentially is governed by 35 U.S.C. See The statement of the SMFTO. The vall vary depending upon the individual casts. Any comments on the monit of them port section to the USFTO. The vall vary depending upon the individual casts. Any Sembers deep making the statement of the SMFTO. The vall vary depending upon the individual casts. Any Sembers deal Trademark. Office, U.S. Department of Commence, P.O. Box 1450, Alexandix, VA 22313-1460, Do NOT SEND FEES OR COMPLETED FORMS TO THIS ACROPSES SEND TO. Commissions for Patinst, P.O. Box 1450, Alexandix, VA 22313-1460.

TERMINAL DISCLAIMER TO ORVIATE A DOUBLE PATENTING Docket Number (Optional)

REJECTION OVER A "PRIOR" PATENT	40124/09201			
In re Application of: May				
Application No.: 10/584,880				
Filed: June 6, 2007				
For: Magnetic Principle Based Torque Sensor (as amended)				
The owner, NCTEngineering GmnH of 100 percent interest except as provided below, the terminal part of the statutory term of any patient granted on the inits at the expiration date of the full statutory term prior patent No. 7,243,567 as the term of said prior patent prior prior patent prior prior patent	aid prior patent is defined in 35 U.S.C. 154 e owner hereby agrees that any patent so e prior patent are commonly owned. This			
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any part would extend to the expiration date of the full statutory term as defined in 35 U.S. C. 154 and 173 of patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invarial by a court of competent jurisdiction; is strutturily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims cancialed by a reasonamisation redifficate; is related; or redissect, or is in any manner terminated prior to the expiration of its full statutory term as presently shortenes.	ne prior patent, "as the term of said prior			
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hereby deciare that all statements made herein of my own knowledge are true and that all statements made on information and belief are betieved to be true, and further that these statements were made with the knowledge that willful dass statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may loperarize the validity of the applicaging or any partet issued thereon.				
2. The undersigned is an attorney or properfor record. Reg. No. 45,559 Signature Olea F, Kaplun, Esq. Trygd or printed numo	January 7, 2009 Date			
	212-619-6000 Telephone Number			
✓ Terminal disclaimer fee under 37 CFR 1.20(d) included.				
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